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continuing study of their need to classify, and if such need is found to exist, to make such fact known to the proper authority.

**Recommendation No. 8.—The Commission recommends that the present restriction is the present restriction in the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends that the present restriction is the commission of the commission recommends the commiss

tion limiting original defense classification authority to agency heads in certain

Recommendation No. 8.—The Commission recommends that the present restriction limitities original defense classification authority to agency heads in certain agencies should remain as at present subject to the proviso that, in the event of the incapacity or necessary absence of the agency head, the individual peting in his stead may be crise the classification authority.

Recommendation No. 9.—The Commission recommends that every offert should be made in each agency to reduce the number of employees having the authority to classify or to recombened classification.

Recommendation No. 9.—The Commission recommends that the executive agencies give particular attention to the requirements for toflext dissemination, consistent with national security, of scientific information and for fullest access, consistent with national security and the need to know to such information by scientists or others who may request such information or access.

Recommendation No. 11.—The Commission recommends that all departments and agencies having original authority to classification training programs for all personnel who originate or having formshiftly for material which will require application of defense information decisions that the executive departments and agencies review, in consultation with industry, their provisions for training in all aspects of document classification as they relate to industrial contractors, changing them where found necessary.

Recommendation No. 13.—The Commission recommends that the executive departments and agencies review and advisory functions with respect to the Federal document classification program and to make accommendations for its improvement as needed.

Recommendation No. 15.—The Commission recommends the adoption for the review and advisory functions of the Central Security Office which require legislation (sic.) at 1s is time.

Recommendation No. 16.—The Commission recommends the adoption of the

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annendation No. 16.—The Commission recommends the adoption sions of Executive Order 10501 except as changed and modified by the foregoing recommendations.

APPENDIX III

MODEL NATIONAL DEFENSE INFORMATION PROTECTION LEGISLATION

(Prepared by the (Wright) Commission on Government Security, June 21, 1957)

A BILL. To amend title 18, United States Code, to prohibit the unauthorized disclosure of certain information critically affecting national defense

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That (a) chapter 37 of title 18 of the United State: Code (relating to espionage and censorship) is amended by inserting at the end thereof the following new section:

"§ 799. Unauthorized disclosure of certain information affecting national defense "(a) Whenever any information shall have been classified in conformity with the provisions of any Executive order promulgated by the President, as top secret', 'atomic top secret', 'secret', or 'atomic secret', it is unlawful for any person who has obtained such information to communicate any part thereof to any person who is not authorized by law, Executive order, or regulations promulgated pursuant to law or any Executive order, to receive such information. No communication of any such information made by any officer, employee, or member of any department, agency, or armed force of the United States, or any efficer or employee of any corporation the stock of which is owned in whole or In major part by the United States or any department or agency thereof, pursuant to authorization granted by the head of such department, agency, arraed force, or corporation, to any member of the Congress, any joint committee of the Congress,

any committee or subcommittee of the Senate or the House of Representatives, or

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any member of the staff of any such committee or subcommittee, shall be unlawful

under this section.

"(b) Whoever, having obtained in any manner or by any means any information so classified, willfully communicates any part of such information in any manner or by any means to any person not authorized as prescribed by subsection (a) to receive such information, with knowledge or reason to believe that such information is so classified and that such person is not so authorized to receive such information, shall be fined not more than \$10,000 or imprisoned not more than five years, or both.

(c) For the purposes of this section—

(d) the term 'top secret' or 'atomic top secret' means any information

(e) For the purposes of this section—

(f) the term 'top secret' or 'atomic top secret' means any information—

(f) the term 'top secret' or 'atomic top secret' means any information—

(e) For the purposes of this section affecting the national defense of the United States in such degree that its unauthorized disclosure could result in exceptionally grave damage to the

"(2) the term 'secret' or 'atomic secret' means any information affecting the Nation; and national defense of the United States in such degree that its unauthorized disclosure could result in serious damage to the Nation."

(b) The analysis of such chapter is amended by inserting at the end thereof the following new item:

"799. Unauthorized disclosure of certain information affecting national defense"

APPENDIX IV

CURRENT GOVERNMENT INFORMATION SECURITY CLASSIFICATION AND Declassification Directives

EXECUTIVE ORDERS Nos. 11652 AND 11714

THE WHITE House, March

EXECUTIVE ORDER NO. 11652

DECLASSIFICATION OF NATIONAL SECURITY INFORMATION CLASSIFICATION AND AND MATERIAL

The interests of the United States and its citizens are lest served by making information regarding the affeirs of Government readily available to the public. This concept of an informed citizenry is reflected in the Freedom of Information Act and in the current public information policies of the executive branch.

Within the Federal Government eliere is some obtain information and material which, because it hears directly on the effectiveness of our national defense and the conduct of our foreign relations, knust be subject to some constraints for the security of our Nation and the safety of our people and our allies. To protect against actions hostile to the United States, of both an overt and covert nature, it is essential that such official information and material be given only limited dissemination.

This official information or pyrtogal referred to as classified information or

dissemination.

This official information or material, referred to as classified information or material in this order, is expressly exempted from public disclosure by section material in this order, is expressly exempted from public disclosure of such information 552(b)(1) of title 5, United States Code, Wrongfin disclosure of such information or material is recognized in the Federal Criminal code as providing a basis for

prosecution.

To insure that such information and material is protected, but only to the extent and for such period as is necessary, this order identifies the information to be protected, prescribes classification, downgrading, doctassification, and safeguarding procedure to be followed, and establishes a monitoring system to income its affortivence. prosecution.

insure its effectiveness.

Now, therefore, by virtue of the authority vested in me has and statutes of the United States, it is hereby ordered: the Constitution

SECTION 1. SECURITY CLASSIFICATION CATEGORIES

licidi information or material which requires protection against mauthorized office in the interest of the national defense or foreign relations of the Faited & (hereinafter collectively termed "national security") shall be classified in of three categories, namely, "Top Secret," "Secret," or "Confidential,", de-

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